

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Supreme Court	Equity Lawyer v Cabinet + Others	Fraud Appeals x 3
	Court of Appeal	Equity Lawyer v Cabinet	Fraud Appeal 2023 000569
	High Court	Equity Lawyer v Others + Cabinet	Contempt Claim 2022 002595 + 003098
	County Court	Equity Lawyer v Opposition Leader + Others	Contempt Claim J00RM833
	High Court	Mr Yediayli v Mr Hussin and Mr Ahmed	Claim 2019 003741
	County Court	Mr Hussin and Mr Ahmed v Mr Yediayli	Claim G02EC632

Settlement Consent Order Legal Service Integrity Test + Failure Result + Report 26th March 2023

Settlement Consent Order Service Requests by Seller and Buyer got Service Refusals by All Tested Lawyers

The Settlement Agreement was for Shop Sale Completion for the Seller and Buyer and Evidence Sharing + Contempt Immunity on Remedy Co-operation Terms. It enabled Full Disclosure by the Seller and Buyer for Representation Fraud Claims by both of them against their Respective Lawyers, and Fraud Conspiracy Claims by both of them against Both Representatives.

The Seller did not need Contempt Immunity. He was the Shop Theft Victim. The Buyers needed Contempt Immunity. They were Shop Theft Managers and Shop Theft Beneficiaries and Kill Threat Framing Fraud Complainants.

Top Police, Top Customs and Top Judges were, and are, the Top Drug Dealers. They needed Cash Businesses for Money Laundering. They managed Ruin Frauds against Business Owners. They used Framing Frauds by Prosecuting Authorities to get Forced Sales to Agent Buyers, and then Transaction Sabotage Frauds by Sale Representatives and Part Payments with Full Payment Promises by the Buyer to get Premature Possession, and Full Payment Enforcement Denial Frauds by the Law Courts, and then Whatever Else was needed to complete the Ruin Fraud.

The Ruin Fraud against the Seller got a Forced Sale to Neighbour Buyers instead of the Agent Buyers. A Plan Revision was completion of the Ruin Fraud against the Seller and Sabotage Frauds against the Buyer.

A Theft Criminal Complaint got Investigation Denial Fraud Proof against the Metropolitan Police Claims 2019 003941 for Transaction Completion or Business Recovery and 2019 003984 for Corruption Damages got Court Fraud Proof against the High Court. A Ruin Fraud Revision used the Theft Complaint for an Investigation Fraud to get Findings Frauds for Claim Dismissal Frauds against the Seller. Presentation of the Fraud Conspiracy Proof at the Complainant Interview got a Case Closure Fraud by the Metropolitan Police. The Seal Ink on Original Documents was Forensic Test Material for Record Fraud Investigations. A Forensic Test Sabotage Plan by Top Judges needed Total Destruction of the Original Documents. They used a Sale Contract Specific Performance Hearing Notice by the Buyer to force the Seller to consult a Qualified Lawyer, used them to get Physical Possession of the Original Document .The Fraud Commitment Proof they required was a Kill Threat Complaint Fraud by the Buyer against the Seller. The Documents Demand got PDF Scans and Paper Document Retention by the Equity Lawyer. Presentation of the Court Fraud Proof and Justice Perversion Criminal Complaint by the Equity Lawyer at the Caution Interview got a Kill Threat Case Closure Fraud and a Justice Perversion Investigation Denial Fraud . A Confidence Collapse motivated a High Court Jurisdiction Finding by County Court Judges. The Sabotage Fraud against the Buyers was denial of a Lease Transfer and Lease Renewal and almost £70,000 in Legal Costs